PATENT COOPERATION TREATY





INTERNATIONAL PRELIMINARY EXAMINATION REPORT

anslation internation	TENT COOPERAT		ATY	PCT/AT2003/0
ત્તુકોશે	PCT			
INTERNATION	NAL PRELIMINARY	EXAMINA	ATION REP	ORT
	(PCT Article 36 and	d Rule 70)		·
Applicant's or agent's file reference R 41390	FOR FURTHER ACTION	See Notific Preliminary	cation of Trai Examination Rep	nsmittal of Internation port (Form PCT/IPLA/410
International application No. PCT/AT2003/000196	nternational filing date (day/s			lay/month/year) 2002 (22.07.2002)
International Patent Classification (IPC) or nati B41K 1/02, B41C 1/00	onal classification and IPC			
Applicant COLOP STEMPELERZE	UGUNG SKOPEK GE	SELLSCHA	AFT M.B.H.	& CO. KG.
This international preliminary examination and is transmitted to the applicant account ac	ation report has been prepare ording to Article 36.	d by this Intern	national Prelimin	ary Examining Authority
2. This REPORT consists of a total of	5 sheets, includ	ing this cover s	sheet.	
This report is also accompanied amended and are the basis for to 70.16 and Section 607 of the A	his report and/or sheets conta	aining rectifica	on, claims and/o ations made befo	r drawings which have be ore this Authority (see Ru
These annexes consist of a tota	of 3 sheets.			
3. This report contains indications relating	ng to the following items:			
I Basis of the report				
II Priority				
III Non-establishment of	opinion with regard to nove	lty, inventive st	tep and industria	l applicability
IV Lack of unity of inver	ntion			
V Reasoned statement u	nder Article 35(2) with regarding such statements	rd to novelty, in ent	nventive step or	industrial applicability;
VI Certain documents ci	ed .			
VII Certain defects in the	international application	,		
VIII Certain observations	on the international applicati	ion		
Date of submission of the demand	Date	of completion	of this report	
17 February 2004 (17.02	.2004)	08 D	ecember 200	4 (08.12.2004)
Name and mailing address of the IPEA/EP	Auth	norized officer		
Facsimile No.	Tele	phone No.		

L Basis of the report							
1. W	ith reg	gard to	o the elements of the international application:*				
Г	tì	he inter	ernational application as originally filed				
Ī	₹ tł	he desc	scription:				
		ages	•	as originally filed			
	-	ages	, file	d with the demand			
	_	ages	, filed with the letter of				
	7	دنداد دا					
		he claii		, as originally filed			
	_	oages	, as amended (together with any stateme				
	_	oages	, as amended (together with any statement	ed with the demand			
	_	oages oages	1-20, filed with the letter of 12 October 200				
							
	≤] ti	he drav	awings:				
	_	oages		, as originally filed			
ļ ,	•	oages	, file	ed with the demand			
	F	pages	, filed with the letter of	 			
	the	e seque	ence listing part of the description:				
1	F	pages		, as originally filed			
	ŗ	pages					
	I	pages					
t	he inte	emation elemen the lan the lan	inguage of a translation furnished for the purposes of international search (under Rule 23.1(b)). Inguage of publication of the international application (under Rule 48.3(b)). Inguage of the translation furnished for the purposes of international preliminary examination (under Rule 48.3(b)).	which is:			
3.	With orelim	regard inary e	d to any nucleotide and/or amino acid sequence disclosed in the international application examination was carried out on the basis of the sequence listing:	n, the international			
]	contained in the international application in written form.						
	filed together with the international application in computer readable form.						
1	_	furnisl	shed subsequently to this Authority in written form.				
ļļ	==		shed subsequently to this Authority in computer readable form.				
	The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.						
			statement that the information recorded in computer readable form is identical to the written s furnished.	equence listing has			
4.		The ar	amendments have resulted in the cancellation of:	•			
			the description, pages				
1		\sqcap	the claims, Nos.				
		П	the drawings, sheets/fig				
5.		This re	report has been established as if (some of) the amendments had not been made, since they have been detected in the Supplemental Box (Rule 70.2(c)).**	en considered to go			
1	Replacin this	s repor	nt sheets which have been furnished to the receiving Office in response to an invitation under Articort as "originally filed" and are not annexed to this report since they do not contain amen	le 14 are referred to dments (Rule 70.16			
		•	ement sheet containing such amendments must be referred to under item 1 and annexed to this repor	<i>t</i> .			

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

Internationa	l application No.
PCI	03/00196

V.	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Statement			
Novelty (N)	Claims	1-20	YES
	Claims		NO
Inventive step (IS)	Claims	1-14	YES
	Claims	15-20	NO
Industrial applicability (IA)	Claims	1-20	YES
	Claims		NO

2. Citations and explanations

1. US-A-5731033, which is cited in the description, discloses a method for producing a stamp or a printing plate with a surface containing the printing pattern, said surface being produced by applying a liquid, hardenable material to a base in layers.

The subject matter of claim 1 differs therefrom in that the liquid, hardenable material is applied in layers during the printing process.

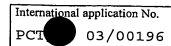
Therefore, the subject matter of claim 1 is novel within the meaning of PCT Article 33(2).

The purpose of the features of claim 1 is to provide rapid and cost-effective production of stamps and printing plates, even for short production runs.

The searched documents do not, either alone or in combination, render the subject matter with the features of claim 1 obvious for the indicated purpose.

Consequently, claim 1 involves an inventive step

INTERNATIONAL PRELIMINARY EXAMINATION REPORT



and, along with the advantageous developments of dependent claims 2-14, meets the requirements of PCT Article 33(1) to (4).

2. The present application does not meet the requirements of PCT Article 33(1), because the subject matter of claims 15-20 does not involve an inventive step within the meaning of PCT Article 33(3).

EP-A-0 426 363 (D1) discloses (cf. the references in the search report) a device for producing threedimensional objects by means of a printing device (1) with a print head (2) with at least one nozzle (4) for layered printing, with a resolution of up to 0.25 mm (cf. column 4, lines 26-36), on a surface (108) that can be moved relative to the print head (2), a dosing device being provided for dosing the quantity of material discharged (cf. claim 1, "means for metering the discharge").

Consequently, the device disclosed in D1 is suitable for and readily able to produce stamps or printing plates according to claim 15.

Therefore, the subject matter of independent claim 15 differs from D1 only in that the substrate, rather than the print head, is movable.

This feature does not lead to any inventive input, since the movement of a print head or a substrate is functionally equivalent and can be selected by a person skilled in the art as needed (cf. DE-A-19931112; column 4, line 67 to column 5, line 2).

Therefore, the subject matter of independent claim 15 does not involve an inventive step.

The same applies to dependent claims 16-20.

D1 also discloses a heating device (84) in the print head, a readjustable cooling device (150), and a connecting point for connecting the printing device to an arithmetic unit (cf. figure 1), which directly renders claims 16, 18 and 20 obvious.

Claims 17 and 19 also fail to go beyond that which a person skilled in the art considers to be standard practice.

3. The expression "or the like" used in the description in conjunction with the stamp and printing plate leads to a lack of clarity in the scope of protection sought and therefore does not meet the requirements of PCT Article 6.